P. L. L., (1860,) art. 4, sec. 982.

920. The jurors so remaining, shall inquire into, assess, and ascertain the sum of money to be paid by the said mayor and city council of Baltimore, for the land, spring, brook, water-rights or other property which they may deem necessary to purchase and hold or use for the purpose aforesaid.

Ibid. sec. 933.

921. Before the said jury act as such, the said sheriff or his deputy shall administer to each of them an oath, that he will justly and impartially value the damages which the owners or parties holding an interest therein will sustain by the use and occupation of said property by the mayor and eity conneil of Baltimore.

Ibid. sec. 934.

922. The said jury shall reduce their inquisition to writing, and shall sign and seal the same, and it shall then be returned by said sheriff to the clerk of the circuit court for said county, and be filed by such clerk in his office, and shall be confirmed by said court at its next session, if no sufficient cause to the contrary be shown; and when confirmed shall be recorded by the said clerk at the expense of the mayor and city council of Baltimore.

1876, ch 19.

923. If not confirmed, the said court may direct another inquisition in the manner above described. From any decision on matter of law made by said court on a hearing for confirmation, an appeal may be taken to the court of appeals; provided, such appeal be taken within ten days after such decision shall be made; and the court of appeals may award costs to either party in its discretion.

Taylor v. Mayor, &c , 45 Md 576

P. L. L., (1860,) art. 4, sec. 936.

924. The inquisition shall describe the property taken or the bounds of the land condemned, and the quantity or duration of the interest in the same, valued to the mayor and city council of Baltimore; and such valuation, when paid or tendered to the owner of such property, or his legal representative, shall